

UNITED STATES DISTRICT

COURT

EASTERN DISTRICT OF

CALIFORNIA

FILED

MAY 21 2020

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY *[Signature]*

DEPUTY CLERK

ANTREE VONICCAE BROWN

ISLAMIC ALI

#367427

Plaintiff

2:20-CV-1040 DB PC

-VS-

SUSI DEDICATION INTERNATIONAL
STATE OF MICHIGAN
MICHIGAN DEPT OF CORRECTIONS

ET AL

Defendants

SUMMONS IN A CIVIL
ACTION

TO:

JUST DEFENITION INTERNATIONAL

Cynthia TOTEN, KSG
#199266

3325 WILSHIRE BLVD
SUITE 340
LOS ANGELES, CA 90010

Operations Director

LIZZLYN AGUINO
3325 WILSHIRE BLVD,
SUITE 340
LOS ANGELES, CA 90010

VANESSA CLOE

CHRIS CLOE

GAWN CLOE

THAO CLOE

- N -

NICOLE CLOE

PERSONNEL

JUST DEFENITION INTERNATIONAL
3325 WILSHIRE BLVD
SUITE 340
LOS ANGELES, CA 90010

2

LINDA McFARLANE
Deputy Executive Director
LMcFarlane@justdetention.org

MICHIGAN DEPARTMENT OF
CORRECTIONS

DIRECTOR

HELENA E. WASHINGTON

P.O. BOX 30003

LANSING, MICHIGAN 48903

C. J. CARLSON

PRISON MANAGER

CARLSONCZ@Michigan.gov

P.O. BOX 30003

LANSING, MI 48903

THE STATE OF MICHIGAN'S
REPRESENTATIVE IS THE
ATTORNEY GENERAL DANA
NESSER.

A LAWSUIT HAS BEEN FILED
AGAINST YOU.

WITHIN 21 DAYS AFTER SERVICE
OF THIS SUMMONS ON YOU
NOT COUNTING THE DAY . 3

you RECEIVED IT) - OR
60 DAYS IF YOU ARE THE UNITED
STATES OR A UNITED STATES
AGENCY, OR AN OFFICER OR EMPLO.
YEE OF THE UNITED STATES
DESCRIBED IN FED.R.CIV.
P.12(a)(2) OR (3) - YOU MUST
SERVE ON THE PLAINTIFF AND ANSWER
TO THE ATTACHED COMPLAINT OR
A MOTION UNDER RULE 12 OF
THE FEDERAL RULES OF CIVIL
PROCEDURE. THE ANSWER OR MOTION
MUST BE SERVED ON THE PLAINTIFF
OR PLAINTIFF'S ATTORNEY, WHOSE
NAME AND ADDRESS ARE:

ANTREN VANIGUE Brown

ISLAMIC ALI

#367927

MACON'S CORRECTIONAL FACILITY

34625 26MILE RD

KENX TOWNSHIP, MI 48048

IF YOU FAIL TO RESPOND, JUDG-
MENT BY DEFAULT WILL BE ENTERED
AGAINST YOU FOR THE RELIEF DEMAN-
DED IN THE COMPLAINT. YOU ALSO
MUST FILE YOUR ANSWER

OR MOTION WITH THE COURT.

DATE : 4-17-2020

Signed

By

MIRELL V. BRAUN (ISLAMIC AUS)

- Certificate of Service -

ANTHONY VONIQUE BRAUN ISLAMIC
AUS #367927

hereby certify THAT THE FOLLOWING
SUMMONS WAS SERVED WITH
THE COMPLAINT TO THE COURT
1ST CLASS MAIL ON 4-17-2020.

Pro
Se

Plaintiff

ANTHONY VONIQUE BRAUN (ISLAMIC AUS)
#367927

MACARTHUR CORRECTIONAL FACILITY
34625 ZBANIE RD

CASWELL TOWNSHIP, MI

48248

Conclusion

.5

PAGE ONE

HIS/NY CONDITIONAL RELEASE
ANTS

CYNTHIA TUTTLE, Esq.
AN ATTORNEY REG. #1965266
3325 WILSHIRE BLD.,
SUITE 340
LOS ANGELES, CA 90010

OPERATIONS Director
LEDYLYN AQUINO
3325 WILSHIRE BLD.,
SUITE 340
LOS ANGELES, CA 90010

JUST DETENTION INTERNATIONAL
SUPERVISORS

VANESSA
CHRIS
CROWN
THEO
N.
NICOLE

THOSE OPERATIVES ARE

PAGE 2 A

OPENING WITH A JUST
DETENTION INTERNATIONAL /
DEPARTMENTAL BLANKET OVER
THEIR IDENTITY

Therefore THE STATE OF
MICHIGAN / MICHIGAN DEPARTMENT
OF CORRECTIONS IN JUST
DETENTION INTERNATIONAL (MUSI)
DOES NOT INDICATE FOR THE
CONDUCT OF THESE
CONSTITUTIONAL CRIMINALS

SINCE THEY HAVE BEEN
ALLOWED TO LAUNCH ATTACKS
FROM A BASE THESE DANGEROUS
ENTITIES DEVELOPED.

LINDA McFARLINE
DEPUTY EXECUTIVE DIRECTOR
LMCFARLINE@JUSTDETENTION.
ORG

MICHIGAN DEPARTMENT OF
CORRECTIONS

.2

PAGE 30A

DIRECTOR

Halli C. WASHINGTON
PO BOX 30005
LANSING, MICHIGAN 48905

S. J. CARLSON
PIRE Manager
CARLSONC2@MICHIGAN.GOV
PO BOX 30005
LANSING, MI 48905

THE STATE OF MICHIGAN
- N -
STATE AGENCY

ARE liable FOR ENCOURAGING
THIS illegal MISCONDUCT
TO PERSECUTE A WELL-ESTABLISHED
SHE

ENEMY OF THE STATE - N.
ZEVIL NATION
INTER ALIA.

Conclusion

.3

ANTRELL VONIQUE BROWN
ISLAMIC A.U. # 367929
MACOMB CORRECTIONAL FACILITY
34625 26MILE RD
PENOX TOWNSHIP, MI 48068

IN THE UNITED STATES DISTRICT
COURT
FOR THE EASTERN DISTRICT
OF CALIFORNIA

ANTRELL VONIQUE BROWN
ISLAMIC A.U.

PLAINTIFF,

- VS -

1. JUST DETENTION INITIATIVE
UNAC

2. AND UNDERS

DEFENDANTS.

CHECK IF THERE ARE
CO-DEFENDANTS

N.

ATTACH PAGE 1 ON LISTING
ITEM

CASE NO. - - - - -

CIVIL RIGHTS COMPLAINT
BY A PRISONER

ORIGINAL COMPLAINT

FIRST AMENDED COMPLAINT

SECOND AMENDED COMPLAINT

A. JURISDICTION

1. This Court has jurisdiction
in this action pursuant
to:

IT IS U.S.C. § 1343(a); 42
U.S.C. § 1983

III UNITED: FACIAL VIOLATIONS OF THE

- * 1ST AMENDMENT
- * 2ND AMENDMENT
- * 5TH AMENDMENT
- * 8TH AMENDMENT
- * 9TH AMENDMENT
- * "N"
- * 14TH AMENDMENT

OF THE FEDERAL CONSTITUTION
WHICH IS THE BILL OF RIGHTS

"N"
THEIR STATE Counterparts
INSCRIBED IN THE Michigan
STATE CONSTITUTION OF 1963
MORE SPECIFICALLY

ARTICLE I

SECTIONS

- * 2
- * 3
- * 4
- * 5

1

.3

x 13
x 15
x 16
x 17

x 20 N

GT THE STATE CONSTITUTION
OF 1963.

2. INSTITUTION/CITY WHERE
VIOLATION OCCURRED:

OAKS CORRECTIONAL FACILITY
MICHIGAN DEPARTMENT OF
CORRECTIONS
1500 CADILLAC highway
MANISTEE, MI 49660

B. DEFENDANTS

1. NAME OF FIRST DEFENDANT
JUST DETENTION INTERNATIONAL.
THE FIRST DEFENDANT IS
EMPLOYEE #15:
A STATE/TELECOMMUNICATIONS
4

Human Rights Subic
TRUST POLICY ORGANIZATION
OT

JUST DETENTION INTERNATIONAL
3325 WILSHIRE BOULEVARD
SUITE 340
LOS ANGELES, CALIFORNIA 90010

~~RE SEE SEPARATE DRAWS
FOR NAMES & ADDRESSES
OF ADDITIONAL DEFENDANTS~~

C. PREVIOUS LAWSUITS

1. HAVE YOU FILED ANY CIVIL LAWSUITS WHILE YOU WERE A PRISONER?

YES
 NO

2. IF YES HOW MANY LAWSUITS HAVE YOU FILED? 1.

DESCRIBE THE PREVIOUS LAWSUITS:

a. first prior lawsuit:

1. Parties Antreco v. Brown
v. D. Supps et al.

2. Court & Case Number:
Eastern District of Michigan
2:15-cv-13725

3. Result: Was the case dismissed? Was it appealed?
Is it still pending?

Dismissed in District
Dismissed on Appeal
Pending unsolved in
United States Supreme
Court USA No 6.

See D at next
enclosed
cited herein
accordingly.

D. CAUSE OF ACTION

CLAIM 1

1. STATE THE CONSTITUTIONAL OR
OTHER FEDERAL CIVIL RIGHT THAT
WAS VIOLATED:

JUST DETENTION INTERNATIONAL
IN ITS PERSONNEL
Hired by THE MICHIGAN
DEPARTMENT OF CORRECTIONS
PROCEES TO SUBSTANTIALLY
DEPART FROM ITS

PUBLIC MISSION STATEMENT

IN
CONTRACTS

BOTH STATE / FEDERAL
PROMISING TO TREAT ALL VICTIMS
OF SEXUAL ASSAULT EQUALLY,

A DECLARATION (MUST) ENDUE AS
A DIRECT RESPONSE TO THESE
SUBSTANTIALLY BREACHED

STATE - N Federal contracts
by Freihofer

Blacklisting Plaintiff from using
its state/federally funded
inside line

- N

All other attributes - N public
services distributed by JDF

- N

its personnel designated for
individuals sexually abused
at any point in ones lifetime,

(Moreover)

JUST DETENTION INTERNATIONAL
ITS PERSONNEL - N THE MICHIGAN
DEPARTMENT OF CORRECTIONS
HAVE CHECKED IN

ARBITRARY
CAPRICIOUS

- N

CITRONIC DUE FAITH
AS A PRODUCT OF EXCESSIVE
PUNISHMENT THAT

ONLY PLAINTIFF being INTENTIONALLY

2

INFECTED WITH HIV/AIDS & LEFT
UNTREATED FOR 16 CONSECUTIVE
YEARS DOESN'T QUALIFY AS SEXUAL
ASSAULT BASED ON PLAINTIFFS

RACE

RELIGION

SEX

POLITICAL PHILOSOPHY

SEXUAL ORIENTATION

-N-

PLAINTIFFS DISFAVORABLE VIEWS ABOUT
AMERICA OVERALL.

2. CLAIM 1. IDENTIFY THE ISSUES
INVOLVED. CHECK ONLY ONE. STATE
ADDITIONAL ISSUES IN SEPARATE
CLAIMS.

ALL OF THESE CLAIMS INVOLVE
RETALIATION

-N-

CITATE:

- * RELIGIOUS PERSECUTION
- * EXCESSIVE PUNISHMENTS
- * EQUAL PROTECTIONS VIOLATIONS
- * DUE PROCESS VIOLATIONS
(IN P.R.E.S. ALIA).

PLAINTIFF HAS ATTEMPTED 28 CLAIMS
AGAINST THESE DEFENDANTS

PLAINTIFF (MUST) SUB. ISSUE THESE
CLAIMS TO FIT THEM ALL IN 25
PAGES.

3. SUPPORTING FACTS. STATE AS
BRIEFLY AS POSSIBLE THE FACTS
SUPPORTING CLAIM I. DESCRIBE EXACTLY
WHAT EACH DEFENDANT DID OR
DID NOT DO THAT VIOLATED YOUR
RIGHTS. STATE THE FACTS CLEARLY
IN YOUR OWN WORDS WITHOUT CITING
LEGAL AUTHORITY OR ARGUMENTS.

PLAINTIFF SENT CORRESPONDENCE TO
CYNTHIA TOTTER CONCERNING NOT BEING
TREATED FOR HIV/AIDS - N. BEING
INTENTIONALLY

HARASSED

PERSECUTED

EXCESSIVELY PUNISHED

ANTAGONIZED

SEVERELY CRIMINALIZED

- N -

BEAT DOWN WITH HUMAN - N - CIVIL
RIGHTS VIOLATIONS SINCE 2004 BY
THE STATE OF MICHIGAN - N - ITS

MERCENARIES OPERATING INSIDE THE
MICHIGAN DEPARTMENT OF CORRECTIONS
HEADED BY DIRECTOR HEIDI E.
WASHINGTON - N ALL HER SOLDIERS FROM
TOP TO BOTTOM.

A RELATIONSHIP WAS STARTED BETWEEN
PLAINTIFF - N JUST DETENTION INCINERATION.
• AL

DIRECTORS
MANAGERS
COUNSELORS
REPRESENTATIVES
INTERF. ALIA

LEELYN AGUINO
CYNTHIA TUTTER

- * NICOLE
- * CHRIS
- * THAO
- * JESSICA
- * ALEXCIA
- * VANESSA
- * GYWN
- N-
- * LUCILLE

(INTERF. ALIA).

THIS RELATIONSHIP STARTED

IN APPROXIMATELY SEPTEMBER 2018
N.
LASTED UNTIL MARCH 28TH 2019
N.
OVER THAT PERIOD OF TIME
JUST DEFENDANT INTERNATIONALS

hidden Representativeness

- N

MICHIGAN DEPARTMENT OF
CORRECTIONS PERSONNEL WITH THE
FULL ENCOURAGEMENT OF higher
UP DECided TO USE THE
INSIDE LINE AS A TOOL OF
FURTHER

PSYCHOLOGICAL

MENTAL

EMOTIONAL

N.

COLLABORATED ABUSE

DESIGNED TO EXCESSIVELY

PERSECUTE

PUNISH

N.

SUBJECt Plaintiff TO GREATER
PERSECUTION GOVERNMENT

.6

DANKROKES - N. ENCLOSED
INSTITUTIONAL
VENGEANCE
AND
VINDICATIVENESS

AS A DIRECT RESPONSE TO
PLAINTIFFS UNRELENTING PRESSURE
ABOUT NOT DOING ACCORDING
HW/AIDS

TREATMENT
RESOURCES
SERVICES
GROUPS
PUBLIC SUPPORT
PUBLIC ASSISTANCE

OVER THE LAST 16 CONSECUTIVE
YEARS - N. PROCEEDING.

PLAINTIFF ADMONISHED JUST
DETENTION INTERNATIONAL - N. ITS

DIRECTORS
MANAGERS
SUPERVISORS
INSIDE LINE AGENTS

INTER ALIA

THAT THEY ARE POSSESSED A
CIVIL CIVIC DUTY TO OPPOSE
THESE FACINING APPARENT

HUMAN RIGHTS ABUSES

GENOCIDE

TUPA VIOLATIONS

WAR CRIMES

- N -

PERVERSIVELY RACIST HATE
CRIMES TARGETING

BLACK MEN

ISLAMIST

SOCIALISTS

SOCIAL PARIAHS

(INTER ALIA).

N.

ONCE JUST DETENTION INSTITUTION.
• NAI REALIZED THAT PLAINTIFF
KNEW THEY WERE OPERATING AS
ACCOMPlices SEEKING TO
AID THE GOVERNMENT N.
STATE OF MICHIGAN IN SUBJECT.
• ONLY PLAINTIFF TO A GREAT
INPUTORABLE CONCERN

OF confinement by INSTRUCTING
ITS hICKENS INSIDE LINE PERSON.
•ED

TO PERSECUTE PLAINTIFF OFF THE
LINE THROUGH ALL MEANS AVAILABLE.

SO

Nicole

Chris

Thao

Gwynn

N

VANESSA

WERE INSTRUCTED TO AT
1ST COCKY

MUCK

Ridicule

Hector

N

DEFINE PLAINTIFF'S PLEA

AS FRUSTRATING

While holding up ON PLAINTIFF

N. COKING UP FOR WORRY DURING

TO MAKE PLAINTIFF AS SICKENED.

ABIE AS POSSIBLE:

Plaintiff responded with his own personal attacks. N. Once they lost at this snarky game they sought to terminate the relationship by corruptly expelling Plaintiff from the program, which was never available from the inception because they disowned it.

This program was personally built for such as

RAPE VICTIMS
HOMOSEXUALS
WHITES
DEMOCRATS
- N.
CRIMES

yet just donation international is receiving federal n-state funding to aide all victims of sexual assault,

yet it singles out the
BLACK
ISLAMIST

AND · AMERICAN
SOCIALIST

FOR DIRECTOR JAMES, AFTER
SUBJECING PLAINTIFF TO POLITICAL
ACTUAL TERRORISM FOR 6
CONSECUTIVE MONTHS WITHOUT
A RATIONAL POLITICAL INTEREST
IN INCORPORATING THIS

PRACTICE

POLICY
N.

CUSTOM

INTO THE SOUL OF JUSTICE
· AND INTERNATIONAL INSTITUTION.

PLAINTIFF RAISES 29 ALLEGATION.
· ALL SUB ISSUES IN DIRECT
SUPPORT OF THIS ONE CLAIM
CITED HEREIN AS DIRECT
EVIDENCE OF FULL PLAY
N.

A CONSPIRACY BEEN JUST
DETENTION INTERNATIONAL
THE STATE OF MICHIGAN N.
Michigan DEPARTMENT OF
CORRECTIONS
AS INSTITUTIONAL VACANCES

FOR THE FIRST FEDERAL LAW.
• SUIT FILED AGAINST JDS'S
CO-COMSPIRES PRIOR TO THE
ACTIVITIES OF JUST DETENTION
INTERNATIONAL ON THEIR BEHALF.

THOSE ENGAGED IN THESE
ABUSES PREDIBLY CLAIMED
THAT IT WAS ONLY DONE IN
THEY CALLED ME A LIE

Gwynn
-N

VANESSA

AND THEY DID NOT POSSESS
AN ACCURATE GRIEVANCE
SYSTEM TO RECOMMEND THESE
ATTACKS AT NO LEVEL VIA
STATE OF MICHIGAN OR THE
MUNICIPALITY INTER ALIA.

4. INJURY. STATE HOW YOU
WERE INJURED BY THE ACTIONS
OF INACCTIONS OF THESE
DEFENDANTS).

Plaintiff has suffered
irreparable

MENSAH

PSYCHOLOGICAL
EMOTIONAL DAMAGES

PTSD

NIGHTMARES

Plaintiff hates all Americans
so pervasively in deeply desire
of Nazis & the nation of
Islam that he would love
to see everybody die

lined up

-N-

Raped pervasively for 150
years
set on fire & put out
perpetually

-N-

The cycle repeats for
a lifetime before shooting
everybody down to cease
all protest.

Plaintiff loves the holocaust
-N- hates all its fascists
survivors -N- he wants the
catholic church to kill
all its protesters for

SPORT, because Plaintiff has
been completely

desecrated

-A-

Liquidated of all forms
of humanity is a direct
result of having all his
human rights violated since
2000.

5. Administrative Remedies:

a. Are there any administrative
remedies (grievance
procedures or administrative
appeals) available at your institution?

If Yes No

b. Did you submit a
request for administrative
relief on claim I?

If Yes No uncertain

c. Did you appeal your
request for relief on claim
I to the highest level?

I YES NO

c. IF you did NOT submit
OR APPEND A REQUEST FOR
ADMINISTRATIVE REVIEW AT ANY
LEVEL, BRIEFLY EXPLAIN WHY YOU
DID NOT.

Plaintiff ATTEMPTED TO SUE
ODI THROUGH THE Michigan
DEPARTMENT OF CIVIL RIGHTS

N.

BOTH ATTEMPTS WERE SUPPRESSED
IN LATE 2018 UNCE WE HAD
TAKEN ENOUGH N. GRIEVANCES
WERE COMPLETELY SUPPRESSED
IN JULY OF 2019 AT OAKS BEFORE
WE EXPERIENCED ANOTHER FUMA-
TORY TRANSFER.

THE Michigan DEPARTMENT OF
CORRECTIONS RENDERED THE
GRIEVANCE PROCESS UNAVAILABLE
TO PROTECT ITS CONSTITUTIONAL
N. RENDERED ITSELF INABLE
UNDER 18 USCA 1512 (c)(1)(2)
N.
18 USCA 1503 ^{FOR} OBSTRUCTION OF
JUSTICE.

PLAINTIFF PRESENTS 29
SUB-ISSUES IN SUPPORT OF
HIS SUIT CLAIM:

ISSUE ONE

JUST CLEARENCE INTERNATIONAL'S
POLICY OF ABUSING MEN WITH
OBVIOUS SNEAK ATTACKS - N. SUBTLE
PERSECUTION THROUGH ITS INSIDE
LINE TO DISTRIBUTE ITS PUBLIC
N. INSTITUTIONAL SERVICES TO
WOMEN
FEMINIST
LESBIANS
DEMOCRATS
-N.

GRAY WHITE MEN
IS A DIRECT PRODUCT OF JUST
INTERNATIONAL'S HIGHLY DISCRIMINATORY
ILLEGAL PRACTICES THAT REPRESENDS
A SUBSTANTIAL BREACH OF ITS
STATE - N. FEDERAL CONTRACTS THAT
MUST BE TERMINATED AS THE
SUITE RESPONSE TO THIS PARTICULAR
POLICY ORGANIZATION NO LONGER IF
EVER EQUALLY DISTRIBUTING PUBLIC
INSTITUTIONAL SERVICES.

ISSUE TWO:

Plaintiff is requesting that certain remedies are adopted to void just detention internationals trust status, as the entrusted property proceeds to be deployed to facilitate perpetrate crimes defined by statute.

The object of the Trust has been to defraud the state, Federal Government, as well as to galvanize a show piece operation solely to evade taxes.

ISSUE THREE:

Plaintiff is requesting a claim against that sanctions be imposed on just detention internationals state - N. Federal economic advantages in direct response to its ongoing substantial clearing.

.17

CALIFORNIA DISABLED PERSONS
ACT; CAL. CIVIL CODE - 54 ET
SEQ.
- N.

THE CALIFORNIA UNRULY CIVIL RIGHTS
ACT (UNRULY ACT), CAL. CIVIL CODE
- 51 ET SEQ.,

PURSUANT TO THIS ACT, ALL PERSONS
WITHIN THE JURISDICTION OF
CALIFORNIA ARE
FREE - N. EQUAL - N. NO MATTER WHAT
THEIR DISABILITY ARE ENTITLED TO
THE FULL - N. EQUAL
ACCOMMODATIONS
ADVANTAGES
FACILITIES
PRIVILEGES
- N.
SERVICES

IN ALL BUSINESS (ESTABLISHMENTS)
OF (EVERY) KIND WHATSOEVER.
CAL. CIV. CODE - 51(b).

PLAINTIFF SEEKS INJUNCTIVE RELIEF
AS WELL.

ISSUE FOUR:

Plaintiff contends that just
detention international in its
co-defendants has openly
violated plaintiffs right to
equal protection under
the law
which means:

Equal Protection Requires
that

Laws
Statutes
Provisions
Policies
-N.

Procedures

Fair on their face be impartially
(executed)
-N.

That discriminates based on
hostility to a groups Religion
are constitutionally intolerable

Muslims -N- blacks are virtually
nonexistent in the just deten.
on international framework.

Issue Five:

Plaintiff contends that
AGENCIES & N. Federally Funded
Policy Organizations like
JUST DETENTION INTERNATIONAL
& CNN
put conditions on ~~benefits~~
which dampen the exercise
OF FIRST AMENDMENT ~~Rights~~
-N.

The claim of claim has trigger.
• REQUIRES STRICK JUDICIAL SCRUTINY.

Plaintiff is seeking a declarati
ON FROM THE COURT CONDEMNING
JUST DETENTION INTERNATIONAL
FROM CREATING & N. OPERATING ANOTHER
GOVERNMENT SURVEILLANCE
APPARATUS OF THE INNER WORKINGS
OF WHAT MICHIGAN PRISONERS ARE
THINKING THROUGH THE FRUSTRULAN
PRACTICES DISTRIBUTED HEREIN AS
YET ANOTHER EVIL WEAPON WEAPON
SEEDED BY THE STATE OF MICHIGAN
IN DIRECT VIOLATION OF THE
FEDERAL / STATE CONTRACTS THAT
BROUGHT THESE VIOLATIONS INTO
EXISTENCE.

JUST DETENTION INTERNATIONAL .20

has been allowed to create
A FEDERALLY BANK-ROLLED EVIL
MUNICIPALITY OF DISGRUNTLED
BITTERS EMPOWERED WITH A
BULLY PUPIT TO SEEK VENGEANCE
AGAINST STRAIGHT MUSLIM MEN
(INTER ALIA).

Issue Six:

JUST DETENTION INTERNATIONAL'S
FEMINIST FEMALE ELIMINATED
higher-ups instructed its
INTERNATIONALLY
CONCEALED
AGENTS
COUNSELORS
- N -
SUBORDINATES
TO DO WHATEVER IT TOOK TO MAKE
PLAINTIFF LOATHE USING THE INSIDE
LINE THE SAME EXACT POLICY
THE STATE OF MICHIGAN employs.
TO KEEP PRISONERS FROM READING.
• Bring Healthcare MENTAL HEALTH
• ARE N OTHER SERVICES THE STATE
DISTRIBUTE WITH ABUSES • N
INTIMIDATION SO A PRISONER WILL

THINK TWICE BEFORE RETURNING.

THESE CLAIMS ARE ANTITRUST
VIOLATIONS RAISED AGAINST
THESE DEFENDANTS.

ISSUE SEVEN:

THIS CONDUCT VIOLATES
15 U.S.C. - 1 OF THE SHERMAN
ACT

AS Plaintiff has presented
A COLORABLE SHOWING THAT ITS
REASONABLE PROBABILITY THAT
THE BEHAVIOR OF THESE
DEFENDANTS WOULD CAUSE AN
ALREADY PENETRATING INJURY
DEVOIDING ALL HOPE OF REPAIR.

JUST DEFENDANT INTERNATIONAL A.
ITS CO-DEFENDANTS HAVE PLAINLY
MANUFACTURED IN ENGINEERED IN
UNFAIR FACIAL DISCRIMINATORY
AND DECEPTIVE ACTIVITIES
INFRINGEMENT UPON WELL-ESTABLISHED
CONSTITUTIONAL RIGHTS
THROUGH THE PURPOSEFUL
IMPLEMENTATION OF FACIAL

UNCONSTITUTIONAL POLICIES.

JUST CLEAVER INTERNATIONAL HAS CONSPIRED IN COMBINATION TO DRAFT A LAWFUL CONTRACT

THIS CONSPIRACY OPERATES AS THE MAIN FORCE BEHIND THIS VISIBLELY CORRUPT ENTERPRISE POLICIES, WHICH HAS DIRECTLY RESULTED IN PLACING AN UNREASONABLE RESTRAINT ON THE DISTRIBUTION OF ITS SERVICES TO DISCRIMINATE - N EXPRESSED ON

Race
Religion
Class
Disability
Political Philosophy
-N-

UNFAVORABLE DISSENT

-N-
SUCH PURPOSEFUL CORRUPT ACTIVITIES HAVE RESULTED IN ANTITRUST VIOLATIONS CREATING ACTUAL INJURIES TO PLAINTIFF IN TERM.

PLAINTIFF PERMISSIVELY ALLEGES THROUGH THE

PRESUMPTION OF CLEAR CONVINCING
N. INFERENCIAL DIRECT / INDIRECT
EVIDENCE THAT THE SUPERIOR
MISTREATMENT - N. ABUSES IMPOSED
AGAINST PLAINTIFF PRODUCED TO
BE SUBSTANTIALLY BASED ON
IMPERMISSIBLE CONSIDERATIONS
SUCH AS

- * RACE
- * RELIGION
- * INTENT TO INHIBIT
OR
- * PUNISH
- * THE FREE EXERCISE OF

CONSTITUTIONAL RIGHTS,

* WITH

* PURPOSEFUL

* MALICIOUS - N. BUT FAIR
INTENT TO INJURE THE PLAINTIFF

ASCRIBED HEREIN.

I.E.: → THEY ATTEMPTED
TO MAKE ME SUICIDAL BUT
THEY MADE ME A
MANIAC - N. HATE MONSTROUS
INSTEAD.

Plaintiff seeks leave to
add 25 more pages in
sub
issues

in the interest of justice

-N-

FUNDAMENTAL FAIRNESS
AS WELL AS THE DISTRIBUTION
OF A

* Full
* Fair

-N-

* Adequate opportunity
TO FILE A FULL & FAIR CIVIL
INVESTIGATION AGAINST THESE
DEFENDANTS ON ALL THEIR
UNCONSTITUTIONAL CRIMINAL
MISCONDUCT AS SPEDICED OUT
HEREIN.

E. REQUEST FOR
RELIEF

SPECIFY THE RELIEF YOU ARE
SEEKING:

5

.25

~~Plaintiff Requested is as follows:~~

A VALID LIAISON OF SECURITY UN
THE FEDERAL / STATE STIPEND
ACCORDING TO JUST DETENTION
INTERNATIONAL,

A DECLARATION DECLARING
THIS CONDUCT UNCONSTITUTIONAL,

A PERMANENT INJUNCTION
CONDEMNING THIS CONDUCT,

PUNITIVE DAMAGES,
COURTNEY FEES,

900 THOUSAND DOLLARS
FOR THE 6 MONTHS OF EXCESSIVE
OVER HOURS CLAIMED BY
THIS NONPROFITS AGENTS

"N"

MOST IMPORTANTLY

AN AGGRESSIVE AUDIT
OF THE CONDUCT OF STAFF
MEMBERS OPERATING THROUGH
JUST DETENTION INTERNATIONAL
INTER ALIA TOWARDS MEN
SIMILARLY SITUATED TO PLAINTIFF

ISLAMIC ALI

BICA

ANTREE VONIQUE Brown
HICK-MUNSTOCITY # 367927
OF AMERICAN CREATION.

I SOLELY declare under THE
PENALTY OF PERJURY THAT THE
FORAEGIVING IS
ACCURATE
TRUE

Correct

TO THE VERY BEST OF MY
PERSONAL UNDERSTANDING.

EXECUTED ON
4-17-2020
DATE

Antree V. Brown (ISLAMIC ALI)

SIGNATURE

OF
PLAINTIFF

PRO SE
PLAINTIFF

ANTREE VONIQUE Brown

.29

BKA

JENNIE ALI
#367927

MACOMB CORRECTIONAL FACILITY
34625 26MILE RD
LENOX TOWNSHIP, MI
48048

Dated
: 4-17-2020

CONCLUSION

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IN THE UNITED STATES
OF AMERICA
UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF
CALIFORNIA

ANTRELL VONIEQUE BROWN
ISLAMIC ACT #369927

Plaintiff,

- 15 -

JUST DETENTION INTERNATIONAL
MICHIGAN DEPARTMENT OF
CORRECTIONS
STATE OF MICHIGAN ET AL.

Defendants.

!

!

CASE NO #

ADDITIONAL SUPPLEMENTAL
ISSUES

- N -

CAUSES CITED IN SUPPORT

A PRISONER'S RIGHT TO FILE
GRIEVANCES IS CONSTITUTIONALLY
PROTECTED UNDER THE

1ST AMENDMENT

- N -

14TH AMENDMENT.

CLAIM # 1

JUSTICE INTERNATIONAL
BLACKLISTED PLAINTIFF FROM
USING ITS SERVICES 6 MONTHS
INTO THE RELATIONSHIP, BASED
ON HIS MERITORIOUS GRIEVANCES
AGAINST AMERICA DUE TO FOR
DENYING PLAINIFF ACCESS TO ALL
FORMS OF HIV/AIDS

.2

TREATMENT OVER THE LAST 16 CONSECUTIVE YEARS - N. PROCE.

- ECLINE WHICH IS CLEARLY A CASE OF

* SEXUAL ASSAULT IN THE EXTREME.

THE DISCRIMINATORY ADVERSE MEASURES IMPOSED HAVE BEEN CHOSEN TO EXPRESS POLITICAL BELIEFS.

CLAIM # 2

JST DETENTION INTERNATIONAL EXPRESSES ITS POLITICAL BELIEFS THROUGH ITS FACILITATE DISCRIMINATO. * ADVERSE MEASURES IMPOSED AGAINST

* MEN

* DIACEL MEN

* ISLAMIST MEN

* SOCIALIST MEN

* BLACK MEN LEFT UNTREATED)

WITH HIV/AIDS ARE 16 CONSEQUENT YEARS,

JUST DETENTION INTERNATIONAL
HAS BEEN OUTSPoken ABOUT
SEXUAL ASSAULT BUT HAS OPENSAT-
ED TO SUSTAIN THIS PROGRAM
WITHOUT SAYING A THING. THIS
CONDUCT REPRESENTS A CLEAR
BREACH OF EVERYTHING JUST
DETENTION INTERNATIONAL CLAIMS
TO STAND FOR IN WRITING - N-
NOT IN POLICIES DISTRIBUTED
BY ITS AGENTS ON THE GROUND.

FRAUDULENT PRACTICES DISTRIBUTED
SELECTIVELY HAS ALWAYS BEEN
ACTIONABLE.

CLAIM # 3

JUST DETENTION INTERNATIONAL
IS SELECTIVELY CHEEKY-DICKIN
WHICH SEX QUALIFIES FOR THE
FULL DISTRIBUTION OF THEIR
VIGOROUS ADVOCACY PROGRAM.

THIS NONPROFIT ORGANIZATIONS
(MISSION) CATEGORICALLY PROCEDES TO
BE TO PROVIDE

* SERVICES

- N.

* ADVOCACY

FOR PRISONERS - N. RELATIVES OF
THOSE FACED WITH SEXUAL ABUSE
AT ANY POINT IN ONE'S LIFE - N.
THIS WOULD PLAINLY INCLUDE BEING
INFECTED WITH HIV/AIDS - N. FOR
• CH TO GO UNTREATED - N. BEING
CHENIED ALL FORMS OF RELIEF
OVER THE LAST 16 CONSECUTIVE
YEARS - N. PROCEEDING.

CLAIM # 4

IT GOES WITHOUT SAYING THAT
JST DETENTION INTERNATIONAL
PROCEEDS TO ENJOY A VARIETY
OF

* CITY

* STATE

* FEDERAL

- N.

* INTERNATIONAL

CONTRACTS TO FUNG ITS PROGRAMS
SERVICES - N. PLAINLY DRASTIC
MISSION STATEMENTS, BY

MAKING PLAINTIFF THE SOLE EXCEPTION TO ITS CONCRETE PURPOSE.

CLAIM # 5

PLAINTIFF BEFORE THE INST FATAL ASSAULTS BECAME A VOCAL OPPO-
-NT OF JUST DETENTION INTERNATIONAL.
• AIS

- * POLICIES
- * PROCEDURES
- N -
- * PRACTICES

PRIOR TO THE ORGANIZATION USING
LYNNISI

- * NICOLE
- * GYWN
- N -
- * VANESSA

TO COUNSEL AGAINST PLAINTIFF
USING THE LINE BEFORE VANESSA
ARBITRARILY STATED: —> THEY
DECIDED PLAINTIFF DOES NOT
QUALIFY TO USE THE

6

INSIDE LINE 6 MONTHS INTO ITS
PERPETUAL USE IN WHICH AN
ARRAY OF

- * HINDRANCES
- * CORRUPT ARBITRARY POLICIES

WERE CREATED TO LIMIT CAUS
PEN CLAW BEFORE ATTACKING N.
EXPELLING PLAINTIFF ALTOGETHER.

PLAINTIFF PROCEEDED TO PROTEST
THESE CORRUPT ACTIVITIES BY
PUTTING UNCOMFORTABLE QUESTIONS
N. COUNSELORS RESPONDED WITH
GROUP EFFORTS TO RETALIATE
WITH HORRIBLY CONCEIVED

- * MOCK
- * SCORN
- * N.
- * RICIDIULE

DISTRIBUTED BY ILLITERATE FEMINIST/
LESBIANS CHARGED WITH THE
OPPORTUNITY TO PERSECUTE MEN
COT WILL.

?>

PLAINTIFF ALSO PRESENTED VARIOUS COMPLAINTS AGAINST COUNSELORS FOR

- * HANGING UP ON PLAINTIFF
- * MOCKING HIS ANGERS
- N.

* PERPETUALLY REJECTING PLAINTIFFS

EXASPERATION AS MERELY FRUSTRATION

- N. ONCE PLAINTIFF SERVED THEM WITH A TASTE OF THEIR OWN MEDICINE AGENTS LIKE

* VANESSA
- N.

* GYWN

IF THESE ARE THE REAL NAMES OF THESE PEOPLE BECAME MORE MILITANT AT ATTACKING - N. CONSTRUCTING A HOSTILE ENVIRONMENT

HOSTILE ENOUGH TO MAKE PLAINTIFF AVOID USING THE LINE ALTOGETHER.

THESE ARE WELL ESTABLISHED - N. CRENORONCE RACIST PRINCIPLES USED TO DEAL WITH

CLASSIFIED IN ANY INSTITUTION THAT
IS RESISTANT TO REASONABLY
RESPECTING

- « EQUAL PROTECTIONS
-N-
- « ACCESS TO EQUAL SERVICES
UNDER THE LAWS.

CLAIM # 6

JUST DETENTION INTERNATIONALS
OPERATIONS DIRECTOR

« TEEJLYNN AGUINO

NOTES STATED NOT TO USE THE
INSIDE LINE, WHILE DISTRIBUTING
THIS CAT'S OWN SCHEDULE OF
INSTRUCTING THE ORGANIZATIONS
(BUSES)

TO MAKE THE CONSEQUENCES
OF USING THIS EVIL INSIDE LINE
EXTREMELY PUNITIVE IN NATURE.

THEY RECOGNIZED THESE
CUDN'T BLACKLIST PLAINTIFF

ONE WAY, SO THEY

- « MALICIOUSLY
- « WITH CRIMINAL INDIFFERENCE

DECIDED TO PERSECUTE ME
OF USING THE LINE THROUGH
LIQUICATING THE

- « TRUST
- N.
- « COMFORTS

FROM THE SERVICES TO WORSEN
PLAINTIFFS ALREADY TOXIC N.
EXASPERATED GREAT PAIN N.
PSYCHOLOGICAL TESTIMONIAL OVERALL.

CLAIM # 7

JUST DETENTION INTERNATIONAL
PROCEEDS TO ENGAGE IN

- « UNEQUAL TREATMENT
- N.
- « DISTRIBUTION OF ITS SERVICES
- N.

- * HAVE BEEN CONSPIRING TO ORCH.
ESTRATE AN ONGOING CAMPAIGN
OF RESTRICTION TO CIVIL UNCLE.
- * STOPPING MEN FROM SEEKING ITS
APPARENTLY SELECTIVELY QUALIFIED
SERVICES.

THE SUPERVISORY OFFICIALS CONCERNED
WITH THE AFFAIRS OF JUST
DETENTION INTERNATIONAL ARE
INDIVIDUALLY PERSONALLY LIABLE FOR
THEIR

* ACTION
N.

* CONSTRUCTIVE NOTICE
OF UNCONSTITUTIONAL PRACTICES
N.

* DEMONSTRATES

* GROSS NEGLIGENCE
N.

* CALLIDEGATE INDIFFERENCE

BY ULTIMATELY FAILING TO ACT.

THE PERSECUTION DISTRIBUTED
BY JUST DETENTION INTERNATIONAL

COUNSELORS has been culture.
• CL BY ITS POLICYMAKERS CREATS
ONLY IN DIRECT CONFLICT WITH THE

* STATE OF Michigan

* N *

* MICHIGAN DEPT. OF CORRECTIONS
• NS SPECIAL ILLICIT DRUG PROGRAM CREATS
• NEED TO SPEED UP PLAINTIFFS
ALREADY MILITANTLY EXAMINATIONS
VIRTUAL CLASSROOMS BASED
SIMPLY ON A hyper-ETHNIC VERSION
OF

* CRUELTY

* MALICIOUS

* DELIBERATE INDIFFERENCE.

THE ACTS IN WHICH THIS PLAINTIFF
COMPLAINS OF ARE NOT ONLY

* IRRATIONAL

* N *

* WHOLLY CONSTITUTE
INTENTIONAL DISPARATE TREATMENT.

CLAIM # 8

PLAINTIFF SEEKS A VALID CHECK.
• RATION THAT JUST DETENTION
INTERNATIONAL STOP VIOLATING
TITLES OF THE CIVIL RIGHTS
ACT WHICH SPECIFICALLY PROVIDE
• ES THAT,

NO PERSON IN THE UNITED STATES
• ES SHOW, ON THE GROUND OF

* RACE
* COLOR
OR

* NATIONAL ORIGIN

DE EXCLUDED FROM PARTICIPATION
IN, THE DENIES OF,
- OR -

DE SUBJECTS TO DISCRIMINATION
EXCLUDING ANY PROGRAM
- OR -

ACTIVITY RECEIVING FEDERAL FINANCIAL
ASSISTANCE. 42 USC § 2000(c).

CLAIM # 4

CLAIMS OF DELIBERATE INDIFFERENCE
• CE TO INFLEXIBLE PERSECUTION
DIRECTED TOWARDS PLAINTIFF .13

IN DIRECT RESPONSE TO SUBSTANTIALLY UNFAVORABLE

* MERITORIOUS GRIEVANCES
- OR -

* TO A HOSTILE ENVIRONMENT
ARE ACTIONABLE UNDER TITLE
Six.

THE MATERIAL FACTS ILLUSTRATED
HEREIN DEMONSTRATE THAT,

THE HARASSMENT WAS SO

* SEVERE

* PERNASIVE

-N-

* OBJECTIVELY (OFFENSIVE)

THAT IT (COULD) BE SAID TO DENY
THE PLAINTIFF OF EQUAL ACCESS
TO CREDIT RELIEF OPPORTUNITIES

-N-

BENEFITS DISTRIBUTED WILLINGLY
TO OTHERS SIMILARLY SITUATED.

THESE SPECIFIC DEFENDANTS
POSSESSED ACTUAL KNOWLEDGE

OF THE HARASSMENT

N.

THESE DEFENDANTS DELIBERATELY
INDIFFERENTLY ACCEPTED
THE ALLEGED HARASSMENT.

CLAIM # 10

PLAINTIFF CONTENDS THAT JUST
DETENTION INTERNATIONALS POLICY.
AKERS PROVIDED ITS SOLDIERS
AN APPROVED GREEN LIGHT TO
STOP PLAINTIFF FROM USING THE
INSIDE LINE BY ALL MEANS AVAILABLE.
BY INCLUDING CONSTITUTIONAL
CRIMINAL & FACIAL VIOLATIONS OF
INTERNATIONAL NORMS

i.e.: → PERSECUTION · N.
TORTURE ARE UNIVERSALLY CONDEMNED
BUT AMERICANS DON'T
RESPECT AGREEMENTS AT ANY
RATE.

This policy ORGANIZATION (MUST)
BE DEEMED TRADE FOR THIS
PARTY CONCERN (ONLY) SINCE IT
EXERCISES (SUBSTANTIAL)

CONTROL OVER BOTH THE
~~CHARASSE~~ - N - THE CONTEXT IN
WHICH THE KNOWN ~~CHARASSMENT~~
OCCURS.

* JUST DETENTION INTERNATIONAL
* STATE OF MICHIGAN

- N -

* MICHIGAN DEPARTMENT OF
CORRECTIONS

ARE RESPONSIBLE FOR BOTH
- N - MUST BE HELD RESPONSIBLE
FOR THIS DEINASINCELY INTOLERABLE
PROGRAM.

CLAIM # 11

PLAINTIFF CONTENDS THAT THESE
VIOLATIONS AS ALLEGED
REPRESENT FACIALLY UNREASONAB-
LE VIOLATIONS OF

* THE AMERICANS WITH DISABILITIES
ACT

- N -

* 504 OF THE REHABILITATION

ACT

BECAUSE JUST DETENTION INT.
INTERNATIONAL PERSONNEL HAVE
INTENTIONALLY ARBITRARILY DECIDE
WITH MALICIOUS FAITH
INTENT TO

* BLACKLIST

PLAINTIFF BASED ON PLAINTIFFS
PROTEST AGAINST JUST DETENTION
INTERNATIONAL - N. ITS FINANCIERS
IN THE DEMOCRATIC PARTY.

(MOREOVER)

AS LONG AS PLAINTIFFS SPEECH
WASN'T ABOUT THESE 3 DEFEND.
ANTS DISPROPORTIONATE FACILITATE
RACIST TREATMENT TOWARDS

* BLACKS

* MUSLIMS

* MEN

- N.

* UNTREATED HIV/AIDS PATIENTS

WE WERE ALLOWED TO ONLY
• N. FREELY EXPRESS OUR VIEWS
• N. ENCOURAGED TO KEEP ON
CALLING BACK TO DO THIS
PREDICTIONALLY, BUT ONCE OUR
VIEWS VASTLY CHALLENGED THESE
VERY SAME INDIVIDUALS CANCELLED.
• CE FAILURE TO SPEAK OUT
AGAINST THIS ONGOING

GREAT INTOLERABLE INJUSTICE
PREDICTABLY AGAINST THIS
PLAINTIFF,

THEY COLLECTIVELY DECIDED TO
BLACKLIST PLAINTIFF'S SPEECH OVER
THE LAST 3 MEETINGS WITHOUT

SUBSTANTIVE DUE PROCESS OF
LAW
WITH THE ORGANIZATIONS PENALIZA-
GEMENT, RESULTING IN ACTUAL
CLAMAGES.

DUE PROCESS ENTAILS ADEQUATE
NOTICE • N. A MEANINGFUL OPPORTUNI-
TY TO BE HEARD BEFORE
IMPARTIAL TRIBUNALS

OF TRIES OF FACT. THESE
DEFENDANTS CREATED A PROFOUND
TY INTEREST WHEN THEY STATED
ALL INMATES · N · THEY PREFERRED
THEIRSELVES A HEALTH · N · HUMAN
RIGHTS ORGANIZATION · N · PLAINTIFFS
CHARGE THIS SQUARELY INTO DUTH
· N · THEY KNEW THIS FROM THE
OUTSET · N · GRUESOMELY UPSET ·
· ZED IN MALICES DUE FAITH
WITH DIABOLICAL INTENT TO DAMAGE
PLAINTIFF PSYCHOLOGICALLY EVERY
STEP UP THE WAY ON BEHALF OF
THE OTHER 2 DEFENDANTS.

PLAINTIFF HAS ALSO CITED
JUST DEFENSIVE INTERNATIONAL
AS ACTORS SEEKING TO USE
THE INSIDE LINE FOR PURPOSES
OF RETALIATORY DESTITUTION
IN A COMPLAINT FILED WITH THE
MICHIGAN DEPARTMENT OF CIVIL
RIGHTS PRIOR TO PLAINTIFFS
EXPULSION,
WHICH FURTHER LINKS THE
CHAIN OF INFERENCE DIRECTLY
TOGETHER AS THE MOVING
FORCE BEHIND THIS

COLLABORATED EQUAL ACCESS
CONSTITUTION MONSTROCIETY.

(AGAIN)

JUST DETENTION INTERNATIONAL
HAS PERIODICALLY STATED,

IT IS A HUMAN RIGHTS
ORGANIZATION N IT HAS PROVIDED
THE INSIDE LINE AS AN
OPOPORTUNITY FOR ALL PRISONERS
TO EXPRESS THEMSELVES FREELY
N SAFELY ABOUT

* PAST
* PRESENT

* FUTURE

HUMAN RIGHTS ABUSES.

WHILE ZEELYN AGUINO STATED PERSUA-
SIVELY; YOU DO NOT HAVE TO GO
THROUGH THESE HARSHSHIPS ALONE,
A DIRECT QUOTE.

UNLESS ONE IS EXPECTED

AS experienced herein.

Possessing HIV/AIDS for 20 consecutive years without a shred of

- * MEDICAL TREATMENT
- * GRADS
- * SERVICES
- * ASSISTANCE
- * SUPPORT
- * N
- * PROGRAMS

N - DENYING CHERISHED (ALL FORMS) OF
COMPASSION - N - RELIEF ACCOMMODATION.
• ECF WITH DENY AGGRESSIVELY

- * PERSECUTED
- * MOCKED
- * RICIDIUCED
- * LURES INTO DETENTION
- * N
- * PSYCHOLOGICAL TERRORISM

By WHITE AMERICA - N - ITS EVIL
NONPROFITS IS 100 THOUSAND TIMES

WORSE THAN QUESTIONABLE
SEXUAL ASSAULTS THAT ENCLIPS
NO ONE'S LIFE WITH A LINGERING.
• CHEATHA ON A CEASELESS BASIS
FOR OVER 6 THOUSAND CLAYS.
PROCEEDING.

HIV/AIDS IS THE DINNACE OF
SEXUAL ABUSE

• N.

VIOLENCE

• N.

JUST DETENTION INTERNATIONAL IS
RECEIVING FEDERAL FUNDING TO ACT
IN ITS CORRUPT CRUSADE TO
SELECTIVELY BLACKLIST

↳ MEN

↳ ISLAMIST

↳ UNTREATED HIV/AIDS PATIENTS

THAT ARE MEN

↳ REPUBLICANS

↳ SOCIALIST

↳ INTER ALIA

UNDERSNEATH THE DINNACE OF A
LISTENING EAR GEARED TO COLLECT
INTELLIGENCE TO RECKISTRIBUTE
VIOLENCE TOWARDS MEN

.22

CS A MEANS OF FURTHER PUNISH-
MENT ON DEBT OF THE MICHIGAN
DEPARTMENT OF CORRECTIONS
AS FURTHER RETALIATION AGAINST
PLAINTIFF FOR CHALLENGING

- * WHITE RACISM
- N -
- * WHITE GUILT

WHICH IS ALWAYS WORSE, SINCE
WHITE GUILT BRINGS THE REAL

- * CIVIL
- * MURDERER

CUT THE SOULS OF WHITE & N.
NEGROES ALIKE.

(MOREOVER)

COUNSELORS SAY CS

- * NICOLE
- * THAO (CAL)
- * CHRIS
- * GWYN

« VANESSA

HAVE DEVELOPED A CULTURE
OF COLLABORATIVE CORRUPTION,
TO RENDER THEMSELVES VOICE
OF

- « ACCOUNTABILITY
- « RESPONSIBILITY
- N.
- « LIABILITY

FOR THE ABUSES THEY CARRY
OUT AGAINST UNDESIRABLES BY
COLLECTIVELY SHOUTING DOWN ALL
COMPLAINTS. N. TROUBLE SOME COMMU-
NITY
(Therefore) CLEANING ALL MEAN LIARS
THAT MAKE THESE CLAIMS BEFORE
REPORTING EACH OTHER TO
SUPERIORS.

THESE ACTORS - N. AGENTS
OPERATING ON BEHALF OF JUST
DETENTION INTERNATIONAL HAVE
DEVELOPED A CULTURE OF NO
SNITCHING ON EACH OTHER

because everybody is corrupt
- N. They should all be destroyed
- N. Fired.

CLAIM #12

JUST INTERNATIONAL INTERNATIONALS
POLICYMAKERS ROUTINELY FAILED TO
MAKE

- * SUFFICIENT INVESTIGATIONS
 - OR -
 - * REASONABLE INQUIRIES

OF what was occurring in cover
secrecy on its state inside
line;

solely because its policymakers
personally orchestrated ~~and~~
FASHIONED harshships used as
Jim Crow styled white racism to
collectively

- * INTIMIDATE
- * PERSECUTE
 - N -
 - * (Selectively)

MAKE CLEARING WITH JUST DETENTION
INTERNATIONALS PERSONNEL SO
CISITUSFUL THAT PLAINTIFF AVOIDS
USING THE INSIDE LINE, THE
SAME WAY MICHIGAN PRISONERS
TOOK IT

- CLECLING WITH HEALTHCARE PERSONNEL
- MENTAL HEALTH OFFICIALS
- LIBRARY PERSONNEL

AS ORCHESTRATED - N. MAINTAINED
BY THE STATE OF MICHIGAN TO
KEEP UNDESIRABLES LOCKED IN AN
INESCAPABLE MAZE OF HOSTILITIES
BEYOND THE BASIC HARSHNESS OF
PRISON LIFE.

CLAIM #13

PLAINTIFF SUBSTANTIALLY ALLEGES
THAT JUST DETENTION INTENTION
• AIS PERSONNEL IS DENY INSTURCT
TO GALVANIZE SENSITIVE INFORMATION
DETTAINING TO WHAT'S MOST
TROUBLESOME TOWARDS . 26

UNDESIRABLE MEN ON THE LINE
BEFORE USING THE GREAT DETRAGY.
• ALL AGAINST MEN TO ACHIEVE
THEIR TRUE POLICY, WHICH IS
TO DISSTITUTE THESE SERVICES
TOWARDS

- * WOMEN
- * HOMOSEXUALS
- * FEMINIST
- * CATHOLICS
- * JEWS
- * PROUD AMERICAN DEMOCRATS
- * N.
- * LIBERAL WOLVES IN SHEEP CLOTHING.

JUST Detention INTERNATIONALS
SUSPECT COMPASSIONATE HAND
GENETICALLY SIZES UNTILY MEN UP
FOR THE GREAT DETRAGY BEFORE
IT IS TRANSFORMED INTO A
SLEDGEHAMMER DEPLOYED TO
SHATTER MEN COMPLETELY, WHICH
HAPPENS TO BE ALL FEMINIST
BITCHES LIFETIME ACHIEVEMENT
PLAN.

CLAIM # 14

JUST DETENTION INTERNATIONALS
POLICYMAKERS HAVE UNREASONABLY
STRUCTURALLY DREACHED THEM

- ↳ STATE
- ↳ FEDERAL
 - N

↳ INTERNATIONAL CONTRACTS

WHICH MERELY REQUIRES THE

- ↳ EXISTENCE OF A CONTRACT
- ↳ DREACH OF THAT CONTRACT
 - N ·

“ DAMAGES STEMMING FROM THE
DREACT.

THE MICHIGAN DEPARTMENT OF
CORRECTIONS POLICY DIRECTIVES · N ·
THE FEDERAL / STATE CONTRACTS
AGREED TO BY JUST DETENTION
INTERNATIONALS POLICYMAKERS (MUST)
STATUTORILY MANDATE RESPECT
OF BOTH THE FEDERAL / STATE
CONSTITUTIONS IN GUARANTEING

- EQUAL ACCESS TO THESE SERVICES
- EQUAL PROTECTIONS
- EQUAL OPPORTUNITIES
 - N -
 - ENJOYMENT OF THESE FEDERALLY FUNDED SERVICES
- EQUAL TREATMENT
 - N -
 - SUBSTANTIAL DUE PROCESS
- DUE ACCORDANCE BEFORE AN IMPAR-TIME DECISIONMAKER PRIOR TO PLAINTIFFS ARBITRARILY IMPOSED UNREASONABLE (EXCLUSION).

(MOREOVER)

- THIS ALLEGEDLY HUMAN RIGHTS POLICY ORGANIZATION - N - ITS AGENTS ARE USING PUBLIC RESOURCES TO EXACT POLITICAL REVENGE ON ITS HISTORICAL ENEMIES
 - N -

PROCEEDED TO BREACH THE

- EXPLICIT GUARANTEE OF ESSENTIAL (FAIRNESS)

* THE IMPLIED COVENANT OF FAITH: N. FAIR HEARING; N. OTHER CONTRACTUAL PROVISIONS CONTAINED IN THE STATE CONSTITUTIONS OF

* CALIFORNIA

: N.

* Michigan

: N.

* DEPARTMENTAL POLICY DIRECTIVES

: N. SPECIFIC GUARANTEES CITED THEREIN.

THE BREACHES IN THIS SPECIFIC CASE INCLUDES

* THE ORGANIZATIONS IMPOSING DISCIPLINE WITHOUT PROVIDING SUFFICIENT NOTICE,

* THE POLICY ORGANIZATIONS IMPOSING DISCIPLINE WITHOUT PROVIDING NY PERSONAL ACCESS TO THE INVESTIGATIVE (ROOTS); N. OTHER MATERIAL USED AGAINST

* MEN

* ISLAMIST

- ↳ UNTREATED HIV/AIDS PATIENTS
- ↳ BLACK MEN
- ↳ SOCIALIST
- ↳ ANTI-EUROPEAN SOCIAL PATRIOTS
- ↳ AMERICANS WITH DISABILITIES
- ↳ EXCETRA
- ↳ THE POLICY ORGANIZATION IMPOSES DISCIPLINE WITHOUT CONDUCTING AN APPROPRIATE INVESTIGATION,
- N. MOST IMPORTANTLY
- * THE POLICY ORGANIZATION IMPOSES DISCIPLINE WITHOUT CONDUCTING A FAIR HEARING.

CLAIM # 15

JUST DETENTION INTERNATIONALS PERSONNEL ARE FACIALLY ENLISTED IN A FRAUDULENT SCHEME INCLUDING VARIOUS FORMS OF

- ↳ WIRE / FRAUD
- N.
- ↳ FRAUDULENT SURVEILLANCE TO SELECTIVELY CHOOSE UNDESIRABLES FOR PERSONAL PERSECUTION
- EMOTIONAL VENGEANCE · N. SADISTIC

PASS TIMES FUNDED BY THE
FEDERAL GOVERNMENT WITH PUBLIC
RESOURCES. N. PLAINTIFF IS SEEKING
A DECLARATION COMPELLING JUS
DETENTION INTERNATIONALS POLICYMAKERS
• IS TO HONOR ITS CONTRACTS. N. CONSE
IMPLEMENTING A

• BACK CULT PROGRAM
OF
• (SELECTIVELY)

CHOOSE CERTAIN MEN TO PERSECUTE.
• AS A SECONDARY FRINGE BENEFIT
OF BEING IN THIS SPECIFIC
NONPROFIT BUSINESS.

CLAIM # 16

PLAINTIFF ALLEGES THAT IN ACCORD
• ON TO ALL THESE STATE/FEDERAL
CONSTITUTIONAL VIOLATIONS, JUS
DETENTION INTERNATIONALS POLICYMAKERS
• AKERS - N. PERSONNEL HAVE UNLEASHED
• SOONER PROCEEDED TO DRASTIC
CELL VITAL CONTRACTS TO VIOLATE
HIS RIGHTS BY

* RULING

N.

* ENDANGERING

IN THESE MASSIVE ACHIEVE RETALIA.

• TOTALLY MEASURES (CONTRARY) TO
WELL-ESTABLISHED FEDERAL LAW
THROUGH AN UNREASONABLE APPLICATION
OF SUCH

* LAWS

* PRECEDENTS

N.

* UNIVERSALLY RECOGNIZED FUNC.
AMENTAL INALIENABLE ENTITLEMENTS.

PLAINTIFF IS SEEKING A VALID DECLARA-
TION DECLARING JUST DETENTION
INTERNATIONALIS

* POLICIES

* PRACTICES

N.

* PROCEDURES

UNCONSTITUTIONAL AS THEY FACIALLY
PREDICTED TO VIOLATE THE FOLLOWING
FEDERAL PROVISIONS ENACTED BY
CONGRESS.

THE AMERICANS WITH DISABILITIES ACT, 42 USC § 12101 ET SEQ., WAS ENACTED TO PROVIDE A CLEAR

- N.

A COMPREHENSIVE (NATIONAL) (MANIFESTO) FOR THE ELIMINATION OF DISCRIMINATION AGAINST INDIVIDUALS WITH DISABILITIES. 42 USC § 12101(B)(1).

ITS FIRST THREE TITLES PROSCRIBE DISCRIMINATION AGAINST INDIVIDUALS WITH DISABILITIES IN

A EMPLOYMENT - N. HIRING TITLE. ONE,

A ACCESS TO PUBLIC SERVICES

TITLE. TWO,

- N.

A PUBLIC ACCOMMODATIONS TITLE.

TITLE. THREE.

JUST DEBTATION INTEENATIONALS
POLICYMAKERS

STATE OF MICHIGAN

- N.

MICHIGAN DEPARTMENT OF CULTURE
AND RECREATION

SET

ARE FACIALLY VIOLATING, TITLES
ONE, TWO, & THREE IN RENDERING
ITS SERVICES UNAVAILBLE THROUGH

- « SYSTEMATICALLY COLLABORATED
- « FRAUDULENT PRACTICES
- N ·
- « DECEPTION

WHILE RECEIVING FEDERAL FUNDING.

IT IS A FAMILIAR CANON OF

- « STATUTORY CONSTRUCTION

THAT (REMEDIAL) LEGISLATION (SHOULD)
BE CONSTRUED (BROADLY) TO
EFFECTUATE ITS PURPOSES.

HIV/AIDS PATIENTS (MUST) BE
ACCOMMODATED IN RECEIVING

- « INTENSIVE CASE MANAGEMENT
- « TRANSPORTATION
- N ·
- « NUTRITION ALLOWANCES
- N ·

ASSISTANCE IN ESTABLISHING .35

- N. MAINTAINING ELIGIBILITY FOR
PUBLIC BENEFITS.

JUST DETENTION INTERNATIONALS
POLICYMAKERS WELCOMED PLAINTIFF
- N. TREAT EXPECTED PLAINTIFF ONCE
PLAINTIFF STARTED TO FIGHT
FIRE WITH FIRE TOWARDS THE
ATTACKS DISTRIBUTED BY JUST
DETENTION INTERNATIONALS

« POLICYMAKERS
N.

« PERSONNEL

COMING AT PENALIZING PLAINTIFF OFF
USING THE SCALED

« UNMONITORED

« PRIVATE

« UNCENSORED

« SAFE

FECKLESSLY FUNDED SEXUAL ASSAULT
CRIEF ROTTING.

CLAIM # 17

36

Plaintiff Rightfully alleges that
both the Michigan California N.
Federal Constitutions protect
persons from deprivations by
the Government of:

- * LIFE
- * LIBERTY
- OF
- * PROPERTY

WITHOUT DUE PROCESS OF LAW.
Const 1963, Article 1 § 7; United
States Constitution Article
XIV.

THE UNITED STATES SUPREME
COURT HAS (DETERMINED) THAT
STATUTORY ENTITLEMENTS TO
BENEFITS, SUCH AS THOSE OFFERED
BY THE MEDICAL PROGRAM,
ALSO ARE APPROPRIATELY TREATED
AS A FORM OF PROPERTY
PROTECTED BY THE DUE PROC-
ESS CLAUSE.

AS LONG AS A COURT CAN DRAW
THE REASONABLE INFERENCE
THAT THE DEFENDANT IS .37

liable for the misconduct alleged.

• CD
• Plaintiffs claim (must) survive a motion to dismiss.

NEITHER

42 USC § 1983

TITLE II OF THE AMERICANS WITH DISABILITIES ACT,

nor

SECTION 504 OF THE REHABILITATION ACT,

CONTAIN AN EXHAUSTION (PRE-REQUI-SITE).

CLAIM # 18

A PUBLIC ENTITY (SHALL) MAKE REASONABLE MODIFICATIONS IN

- * POLICIES
- * PRACTICES
- OF
- * PROCEDURES

WHEN THE MODIFICATIONS . 38

ARE NECESSARY TO AVOID DISCRIMINATION ON THE BASIS OF DISABILITY.

UNLESS THE PUBLIC ENTITY CAN DEMONSTRATE THAT MAKING THE MODIFICATIONS (WOULD) FUNDAMENTALLY ALTER THE NATURE OF THE

* SERVICE
* PROGRAM
* SP.

* ACTIVITY

28 CFR § 35.130(b)(7)(i).

(WOULD) IS A HIGHER THRESHOLD THAN (COULD) UNDER THE STRICT SCRUTINY ANALYSIS.

CLAIM # 19

PLAINTIFF COLLEGE'S THAT UNJUSTIFIED ISOLATION IS PROPERLY RECOGNIZED AS

"DISCRIMINATION".

.39

based on "disability".

JUST DETENTION INTERNATIONAL
PROCEDES TO distribute its
SERVICES IN A FACIALLY
DISCRIMINATORY FRAMEWORK.

THIS conduct violates THE
RICO ACT 18 USC 1961-1965
THE ORGANIZED CRIME ACT OF
1970

PLAINTIFF IS REQUESTING TREBLE
CLAIMS

DECLARATIONS
REMEDIAL ORDERS

A PERMANENT INJUNCTION
ESTABLIZING THIS FACIALLY DISCRIM-
INATORY STATE / FEDERALLY FUNDED
CORRUPT ENTERPRISE.

Respectfully Represented
by

Signded

By

40

ISLAMIC ALI
ANTRELL V. DROWN

DATE

: 4-17-2020

- CERTIFICATE OF SERVICE -

I, PLAINTIFF ANTRELL VONICQUE
DROWN ISLAMIC ALI WAR CRIMES
Victim # 367927

hereby Certify THAT THE
FOLLOWING SUPPLEMENTAL MOTIONS
RAISING ADDITIONAL CLAIMS
AGAINST

JUST DETENTION INTERNATIONAL
STATE OF MICHIGAN

N.
MICHIGAN DEPT OF CORRECTIONS
DET., MI.

CHARGATIONS

FEDERAL BENCH Warrant ORDERS

N.

A PERMANENT INJUNCTION

.41

DESTABILIZING THIS FACINLY
DISCRIMINATORY FEDERAL FINANCED
CORRUPT ENTERPRISE IS CLASS
MAIL ON 4.17.2020 TO THE
FEDERAL DISTRICT COURT IN
CALIFORNIA ATTACHED TO AN
OFFICIAL COMPLAINT ENCLOSED
HEREIN.

Pro
Se

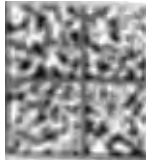
Plaintiff

ANTRELL VONICUS BROWN
ISLAMIC ALLI
WAR CRIMES VICTIM # 367927
MACOMB CONCENTRATION CAMP
34625 26 Mile Rd
KENOX TOWNSHIP, MI
48048

DATE
: 4.17.2020

Conclusion

4PZ



ISLAMIC ACT
ANTRELL WALTER GREEN #367827
MACOMB CONCENTRATION CAMP
3625 26MILE RD
KNOX TOWNSHIP, MI
48048

UNITED STATES
DISTRICT COURT
EASTERN DISTRICT OF
CALIFORNIA
OFFICE OF THE CLERK
501 I STREET #400
SACRAMENTO, CA



USPS TRACKING #